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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,859		11/26/2003	Robert R. Turvey	J-3668A	8567
28165	7590	07/15/2005		EXAM	INER
S.C. JOHNSON & SON, INC. 1525 HOWE STREET RACINE. WI 53403-2236				SANDY, ROBERT JOHN	
				ART UNIT	PAPER NUMBER
141011.2, 111 00 100 2200				3677	
			•	DATE MAILED: 07/15/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/722,859	TURVEY ET AL.			
Office Action Summary	Examiner	Art Unit			
	Robert J. Sandy	3677			
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filled, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on 27 A	<u> April 2005</u> .				
	is action is non-final.				
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims		•			
4) Claim(s) 1-61 is/are pending in the application. 4a) Of the above claim(s) See Continuation Sheet is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,4,5,8,9,14,16,19,20,23,24,32,34-37,40,41,46,49,52 and 60 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) ☐ The specification is objected to by the Examin 10) ☑ The drawing(s) filed on 26 November 2003 is/ Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the E	fare: a) \square accepted or b) \boxtimes object e drawing(s) be held in abeyance. Section is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some color None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) Paper No(s)/Mail Date					

Continuation of Disposition of Claims: Claims withdrawn from consideration are 2,3,6,7,10-13,15,17,18,21,22,25-31,33,38,39,42-45,47,48,50,51,53-59 and 61.

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DETAILED ACTION

Election/Restrictions

Applicant's election without traverse of Species 3 in the reply, filed on 27 April 2005 (cert. of mail date) is acknowledged. Applicant stated Species 3 corresponds to Fig. 5, readable on claims 1, 4, 5, 8, 9, 14, 16, 19, 20, 23, 24, 32, 34-37, 40, 41, 46, 49, 52, and 60, and believes that independent claims 1, 16, 34, and 46 are generic to all species. Hence, claims 2, 3, 6, 7, 10-13, 15, 17, 18, 21, 22, 25-31, 33, 38, 39, 42-45, 47, 48, 50, 51, 53-59, and 61 have been withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected Species, there being no allowable generic or linking claim. Claims 1-61 are pending and at issue in the present application.

Information Disclosure Statement

The information disclosure statement filed 12 July 2004 (cert. of mail date of 7/9/2004) lists a publication titled "Forget Me Not by Tupperware www.tupperware.com" under the heading "OTHER DOCUMENTS" which has not been considered since it fails to comply with 37 CFR 1.98(b)(5), which requires "Each publication listed in an information disclosure statement must be identified by publisher, author (if any), title, relevant pages of the publication, date, and place of publication. The entry to "Forget Me Not by Tupperware www.tupperware.com" has not been identified by at least the relevant pages of the publication, and a publication date. The publication has been placed in the application file, but the information referred to therein has not been considered.

The information disclosure statement filed 24 January 2005 (cert. of mail date of 1/21/2005) lists a reference to U.S. Patents No. 24,588 titled "Hay Spreader" (see US document A3 on Form PTO- 1449) which has not been considered since it fails to comply with 37 CFR 1.98(a)(3) because it does not include a concise explanation of the relevance, as it is presently understood by the individual designated in 37 CFR 1.56(c) most knowledgeable about the content of the information. It has been placed in the application file, but the information referred to therein has not been considered.

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The information disclosure statement filed 24 January 2005 further lists a reference to U.S. Patent Document No. "2003/002057" which has not been considered since this reference does not exist.

The information disclosure statement filed 24 January 2005 further lists numerous references to U.S. Patents which were not considered since it is not understood how each of the references are relevant to the subject matter of the instant application. The U.S. Patents Nos. which were not considered are:

USPAT	Rotating dispenser for multiple items of various sizes
USPAT	Dispensing box
USPAT	Clamping push pin
USPAT	Rack for compact disks
USPAT	Hanging food storage container
USPAT	Golf towel holder
USPAT	Hook/hanger
USPAT	Hanger
USPAT	Hollow wall storage hook
USPAT	Add-on drawer and method of mounting
USPAT	Modular storage system
USPAT	Wall mounted rack
USPAT	Portable towel holder
USPAT	Storage rack
USPAT	Under shelf rack for water container
USPAT	Storage rack for container lids
USPAT	Lubricating grease
USPAT	Bracket
USPAT	Gravity feed bottle dispensing device having a track-
	blocking gate mechanism.
USPAT	Stethoscope diaphragm holder
USPAT	Cleaning tissue holder
USPAT	Wall panel display system
	USPAT

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US 5383586 A	USPAT	Pull out cup and can holder
US D353492 S	USPAT	Clothes hook
US 5039902 A	USPAT	Overhead storage system
US D312385 S	USPAT	Two prong hook
US D312181 S	USPAT	Razor dispenser
US D305431 S	USPAT	Double hook for a wall
US 4808875 A	USPAT	Locker shelf and drawer assembly
US D299423 S	USPAT	Holder for a shower brush or similar article
US 4787522 A	USPAT	Bag storage device
US 4785971 A	USPAT	Bag storage and dispensing apparatus
US 4700849 A	USPAT	Combination wine rack and glass retention/dispensing
•		assembly.
US D289140 S	USPAT	Container mounting bracket
US 4653818 A	USPAT	Apparatus for organizing storage containers in a cabinet
US 4632472 A	USPAT	Underhanging drawer system
US 4580754 A	USPAT	Apparatus for mounting an appliance under a cabinet or the
		like.
US 4577914 A	USPAT	Assembly of slidably interfitting storage units
US D276389 S	USPAT	Tissue box holder
US 4396123 A	USPAT	Tape cassette holder
US 4390102 A	USPAT	Support unit for packaged convenience foods
US 4304382 A	USPAT	Pegboard fasteners
US 4244974 A	USPAT	Multi-layer alimentary paste
US 4241668 A	USPAT	Supply container mounting
US 4224974 A	USPAT	Mounting bracket for venetian blind assembly
US 4176817 A	USPAT	Releasable holder for boxes
US 4140355 A	USPAT	Undercounter support
US D247147 S	USPAT	Racket rack
US 4043485 A	USPAT	Magazine for a plurality of fixtures holding integrated
		circuit chips.

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US 3955789 A	USPAT	Tube holder
US 3923278 A	USPAT	Wall hook structure and method of forming same
US 3729242 A	USPAT	MODULAR SLIDABLE MEMBER AND MOUNTING
		BRACKET COMBINATION
US 3413053 A	USPAT	Posting cabinet with file and posting surface
US 3100467 A	USPAT	Machine for making tufted fabric with cut and uncut pile
		loops
US 3001678 A	USPAT	Shell holders
US 2643046 A	USPAT	Multiple utility clamp and bracket
US 2600755 A	USPAT	Cover rack
US 2593697 A	USPAT	Counter display device
US 2315573 A	USPAT	Bracket for cartons
US 2155760 A	USPAT	Box holder
US 1994195 A	USPAT	Rack
US 1866464 A	USPAT	Drawer support for workbenches
US 1527282 A	USPAT	- Cash drawer
US 1349084 A	USPAT	Kettle-cover drainer and holder
US 0710803 A	USPAT	Device for extracting tendons from the legs of fowls
US 0441913 A	USPAT	Combined ash and cigar receptacle
US 0371044 A	USPAT	Plate rack
US 1897717 A	USPAT	Table attachment
US 0873440 A	USPAT	Kitchen cabinet

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the feature pertaining to applicant's elected species shown in Fig. 5 "wherein at least one of the holding members or the base surface includes double-sided adhesive tape on an outer surface thereof" (claims 4 and 19) must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

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Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

Claims 14, 32, and 60, are each objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Each of the claims 14, 32 and 60, do not further limit their respective previous claims since the limitation of "wherein the first direction is transverse to the second direction" is in reference to directions relative to a slide, in which the slider is not positively claimed. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form.

Claims 34, 35 and 37 are objected to because of the following informalities, as to the following: In claim 34, line 3, the phrase "the slider" should be changed to - - the slider closure - - in order to provide antecedent basis for "the slider";

In claim 35, line 2, the phrase "the slider" should be changed to - - the slider closure - - in order to provide antecedent basis for "the slider"; and

In claim 37, line 2, the phrase "the slider" should be changed to - - the slider closure - - in order to provide antecedent basis for "the slider." Appropriate correction is required.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 4, 5, 8, 9, 14, 16, 19, 20, 23, 24 and 32, are rejected under 35 U.S.C. 102(b) as being anticipated by Raum, Sr. (U. S. Patent No. 5,331,721)

Concerning claims 1, 4, 5, 8, 9, 14, 16, 19, 20, 23, 24 and 32, Raum, Sr. ('721) discloses a holding device capable of moving a slider of a thermoplastic bag in a first direction, comprising: a base surface (see Fig. 2 provided herein), and a pair of holding members (2, see Fig. 2 provided herein) extending from the base surface and capable of being insertable over a slider in a first direction and facilitating movement of the slider in a second direction;

(concerning claim 16) force applied to the holding device are capable of being transmitted to a slider;

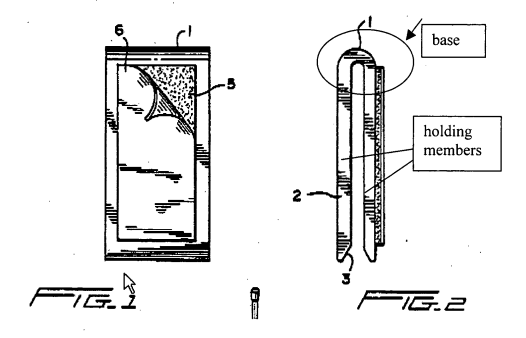
(concerning claims 4 and 19) at least one of the holding members or the base surface includes double-sided adhesive tape (5, 6) on an outer surface thereof;

(concerning claims 5 and 20) the holding members are capable of being spread apart; (concerning claims 8 and 23) the holding members are spreadably apart manually;

(concerning claims 9 and 24) a notch (3) in at least one of the holding members aids a user in spreading apart the holding members manually;

(concerning claims 14 and 32, as best understood) the holding device has structure in a first direction that is transverse to a second direction.

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Concerning claims 46, 49, 52, 60, Raum, Sr. ('721) a holding device (see Figs. 1 and 2 provided herein) comprising: a base surface; a pair of holding members (extending from the base surface; and means (end structure 3) for inserting the holding members over the slider in a first direction; and wherein the holding members being capable to facilitate movement of the slider in a second direction;

(concerning claim 49) at least one of the holding members or the base surface includes double-sided adhesive tape (5) on an outer surface thereof;

(concerning claim 52) the means for inserting the holding members over the slider include a notch (3) in at least one of the holding members; and

(concerning claim 60, as best understood) the holding device has structure in a first direction that is transverse to a second direction.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 34-37, 40 and 41, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kettner (U.S. Patent No. 6,442,819. Kettner ('819) discloses a method for moving a slider closure (50) of a thermoplastic bag (10), the method comprising the steps of: contacting the slider closure (50) with a holding device (100); gripping the holding device; and moving the holding device relative to the bag; (concerning claim 35) contacting step includes the step of mounting the holding device on the slider; (concerning claim 36) the holding device includes a base surface (114) and a pair of holding members (103) extending from the base surface; (concerning claim 37) the step of mounting the holding device includes spreading (as demonstrated in Fig. 10) the holding members apart to engage the slider; (concerning claim 40) the step of mounting the holding device includes spreading the holding members apart manually (Fig. 10); and (concerning claim 41) wherein an undercut portion (135) in at least one of the holding members aids a user in spreading apart the holding members manually.

However, Kettner ('819) does not explicitly describe a step of gripping the bag. It would have been an to obvious inherent process step to one of ordinary skill in the art at the time the invention was made to have gripped the bag in order to prevent relative movement between the bag and the holding device when installing the slider onto the bag.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure..

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert J. Sandy whose telephone number is 571-272-7073. The examiner can normally be reached on M-F (7:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J.J. Swann can be reached on 571-272-7075. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PRIMARY EXAMINER

Robert J. Sandy Primary Examiner Art Unit 3677



McCracken & Frank LLP
(312) 263-4700
Attorney Docket No.: J-3668A
Applicants: Turvey et al.
Filed: November 26, 2003 Serial No.: 10/722,859
Title: "HOLDING DEVICE FOR SLIDERS"
FIGS. 18 and 19
Sheet 10 of 10

10/10

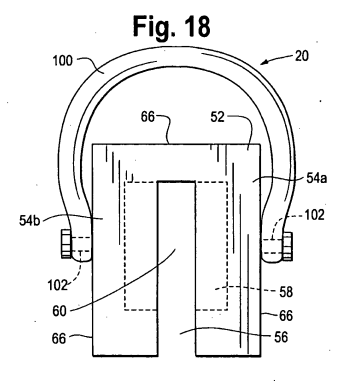


Fig. 19

106 - 20 100 -66 54a --102 54b 102

-66

60

66